

EXHIBIT C

1 and, if called upon to do so, I could and could competently testify to the following facts in support
2 of Plaintiff's Supplemental Brief in Support of its Motion for Entgry of Default Judgment against
3 Defendant Casondra Tshimanga a/k/a Casondra Smith a/k/a Casondra Satcher a/k/a C. Mayfield
4 a/k/a Anne Lloyd d/b/a HangbagOutpost.com d/b/a DesignerOutpost.net d/b/a Handbagluxery.com
5 d/b/a Bay Electronics ("Tshimanga" or "Defendant").

6 3. In my capacity as Chanel's Director, Legal Administration, I am responsible, in part,
7 for Chanel's trademark and anti-counterfeiting efforts in the United States. As a result, I am fully
8 familiar with most aspects of the manufacture, sale, marketing, and distribution of genuine Chanel
9 products.

10 4. Since the 1920's Chanel has been engaged in the promotion, distribution, and sale in
11 interstate commerce of high quality products under the Chanel trademarks.

12 5. Chanel's practice is to introduce new collections of goods six times a year, which
13 equates to approximately every eight weeks.

14 I declare under penalty of perjury under the laws of the United States of America that the
15 foregoing is true and correct.

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FURTHER DECLARANT SAYETH NAUGHT.

Dated this 16th day of April, 2008.


ADRIENNE HAHN SISBARRO